Vorthern District of California
North

	UNITED STA	ATES DISTRICT COURT	
	NORTHERN D	ISTRICT OF CALIFORNIA	
GUARDA	ANT HEALTH, INC.,	Case No. 21-cv-04062-EMC	
Plaintiff,			
v.		FINAL VERDICT FORM	
NATERA	, INC.,		
	Defendant.		
We,	the jury, agree to the answers to	the following questions and return them under the	
instructions	of this Court as our verdict in the	his case.	
	I. GUARDANT'S	FALSE ADVERTISING CLAIMS	
	i. General S	THESE NO VERTISHED CERTIFIES	
1.	Has Natera engaged in false	advertising in violation of the Lanham Act?	
	Yes (for Guardant)	No (for Natera)	
(If ye	ou answered "Yes" to Question	1, continue to Question 2. If you answered "No" to	
Question 1,	go to Section III.).		
2.	Did Guardant prove by a pre	eponderance of the evidence that Natera's false or	
	misleading advertisement(s)	actually deceive or have a tendency to deceive a	
	substantial segment of consu	imers?	

Yes (for Guardant) \_\_\_\_\_ No (for Natera) \_\_\_\_\_

(Regardless of your answer to Question 2, continue to Question 3.)

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3. Was Natera's false advertising willful? No (for Natera) (Regardless of your answer to Question 3, continue to Question 4.) What sum of money, if any, if paid now, would fairly and reasonably compensate Guardant for its damages, if any, that were proximately caused by the false (Regardless of your answer to Question 4, continue to Question 5.) Should Natera disgorge profits in addition to damages awarded in Question 3 for its Yes (for Guardant) \_\_\_\_\_ No (for Natera) \_\_\_\_\_ (If you answered "Yes" to Question 5, continue to Question 6. If you answered "No" to What sum of money, if any, fairly and reasonably represents Natera's profits from

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II.	<b>GUARDANT'S FALSE ADVERTISING CLAIM UNDER CALIFORNIA</b>
	COMMON LAW
	COMMON LAW

7. Did Guardant prove by clear and convincing evidence that it is entitled to recover punitive damages from Natera for its violation of false advertising under California common law?

Yes (for Guardant) \_\_\_\_\_ No (for Natera) \_\_\_\_\_

(If you answered "Yes" to Question 7, continue to Question 8. If you answered "No" to Question 7, do not answer Question 8 and go to Section III.)

8. What sum of money, if any, if paid now, would reasonably punish Natera's misconduct and deter future misconduct in violation of California common law in the form of punitive damages?

(Continue to Section III.)

## III. **NATERA'S FALSE ADVERTISING CLAIMS**

9. Has Guardant engaged in false advertising in violation of the Lanham Act? No (for Guardant) \_\_\_\_\_ Yes (for Natera)

(If you answered "Yes" to Question 9, continue to Question 10. If you answered "No" to Question 9, go to the end of this form.)

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10.		Was Guardant's false advertising willful?		
		Yes (for Natera) No (for Guardant)		
		(Regardless of your answer to Question 10, continue to Question 11.)		
	11.	What sum of money, if any, if paid now, would fairly and reasonably compensate		
		Natera for its damages, if any, that were proximately caused by the actions of		
		Guardant that you found in your answers to Question 8?		
		(Continue to Section IV.)		
IV.	<u>NA</u>	TERA'S FALSE ADVERTISING CLAIM UNDER CALIFORNIA COMMON		
		<u>LAW</u>		
	12.	Did Natera prove by clear and convincing evidence that it is entitled to recover		
		punitive damages from Guardant for its violation of false advertising under		
		California common law?		
		Yes (for Natera) No (for Guardant)		
	(If yo	u answered "Yes" to Question 12, continue to Question 13. If you answered "No" to		
Quest	ion 12,	do not answer Question 13 and go to the end of this form.)		
	13.	What sum of money, if any, if paid now, would reasonably punish Guardant's		
		misconduct and deter future misconduct in violation of California common law in		
		the form of punitive damages?		

Please have the presiding juror sign and date this form.

United States District Court Northern District of California JURY FOREPERSON:

Print Name: \_\_\_\_\_\_

Date: \_\_\_\_\_

Sign Name: \_\_\_\_\_

After this verdict form has been filled out and signed, please notify the bailiff or court attendant that you are ready to present your verdict in the courtroom.

IT IS SO ORDERED.

Dated: October 25, 2024

EDWARD M. CHEN United States District Judge